CYANAM:

American Cyanamid Company

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Telex: 710-474-4059

March 9, 1982

Inventor(s): DONALD SAMUEL KAPLAN

Serial No.: 933,224 filed August 14, 1978

Now US Patent 4,224,946 issued September 30, 1980

SURGICAL SUTURES DERIVED FROM SEGMENTED

POLYETHER-ESTER BLOCK COPOLYMERS

Group: 330

Honorable Commissioner of Patents

Washington, D.C. 20231

Attention: Mr. Richard E. Aegerte

Director, Group 330 /

Prior Art Re:

Dear Mr. Aegerter:

We reference your NOTICE UNDER 37 CFR 1.205(c) dated June 9, 1981 (Paper No. 13) relating to the subject patent.

We advise that European Patent Application publication No. 0 008 152 was published on February 20, 1980. This European Patent Application claims priority from U.S.S.N. 933,224 filed August 14, 1978, which is the above-identified application.

It is respectfully submitted that the publication date of the European Patent Application may be prior to the effective filing date of an application discussed in your June 9 Notice. It is therefore respectfully submitted that the European Patent Application may be material to the patentability of an application in your Notice.

We are confirming the publication dates of other patents/applications claiming priority from U.S.S.N. 933,224 filed August 14, 1978 to determine if they are prior to the European Patent



Mr. Richard E. Aegerter

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March 9, 1982

Application publication date of February 20, 1980. We will subsequently provide this information to you if the publication dates are prior to February 20, 1980.

Respectfully submitted,

Charles F. Costello, Jr. Registration No. 27,324

CFCjr/mk

IN KANA



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Transmark Office

Address: COMMISE ONER OF PATENTS AND TRADEMARKS Weshington, D.C. 20231

MAILED:

4,224,946 In re Patent No.:

Issued: Sept 50, 1230

Patentee: Kaplan

For: Survival Satures formula from Segmented Polyether-Esti

Block Copolymers

## NOTICE UNDER 37 CFR 1.205(c)

Pursuant to the provisions of 37 CFR 1.205(c), you are hereby notified that at least one claim from your above-identified patent has been copied by an applicant for purposes of interference. According to this regulation, the identity of the applicant who copied the claim(s) will not be disclosed unless and until an interference is declared.

Once a decision is made as to the propriety of an interference, notification will be made either by a declaration of interference notice from the interference examiner under 37 CFR 1.207(b) or a notice that no interference will be declared under 37 CFR 1.205(c).

Ву
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Pursuant to the provisions of 37 CFR 1.205(c), you are hereby notified that a final decision has been made not to declare an interference. A notice that claims were copied for purposes of interference was mailed No inquiries regarding the identity of the applicant who copied the claim(s) will be entertained.
Examiner